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May 18, 2022

Honorable Colleen McMahon  
Chief United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

BY ECF

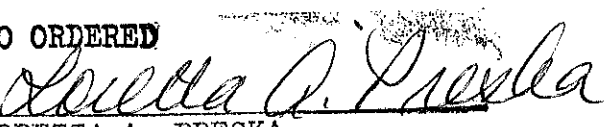
Re: United States v. James Cahill  
20 Cr. 521 (CM)

Dear Judge McMahon:

As the Court is aware, defendant James Cahill ("Cahill") is currently at liberty on a fully secured \$500,000 Appearance Bond that contains several conditions including home detention with location monitoring and travel restrictions. By this letter, Cahill respectfully permission to live at his home in Long Beach, New York from June 21, 2002 through October 16, 2022. Pretrial Services ("PTS"), by United States Pretrial Service Officer Andrew Abbott, does not object to this application and, if granted, will coordinate with the Eastern District of New York PTS to transfer supervision while defendant lives in Long Beach. The government, by Assistant United States Attorney Jason Swergold, defers to PTS' position on this application.

Thank you for Your Honor's consideration of this request.

**SO ORDERED**

  
LORETTA A. PRESKA  
UNITED STATES DISTRICT JUDGE

Very truly yours,

  
Sanford Talkin  
Sanford Talkin

cc: AUSA Jason Swergold  
AUSA Jun Xiang (by ECF)  
AUSA Danielle Sassoon (by ECF)  
SAUSA Laura de Oliveira (by ECF)  
USPTO Andrew Abbott (by email)

5/19/22